Case 2:06-cv-00548-MHT-TFM Document 43 Filed 11/14/2006 Page 1 of 3 IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

Tony Foundain #152157

Plaindiff, Civil Action No.º 2:06-CV-548VS.

M. H.T.

DR. Ped Sant, <u>et, al</u>, Defendants.

LEAVE OF THE COURT, TO REQUEST ADDATIONAL DOCUMENTS THAT RELEVANT TO THE ISSUES RAISED IN THE PLAINTIFF COMPLAINT, AND/OR IN ALTER-NATIVE A REQUEST FOR ADDATIONAL DOCUMENTS THAT RELEVANT TO PLAINTIFF COMPLAINT.

Comes NOW, Tony Fountain, by and through himself hereby Request leave from the Court, to Request, to detains of the plaintiff raised in his Complaint and/or In The ALTERNATIVE A Motion Requesting Addational Relevant Documents that was omitted from the defendants special Report. Plaintiff asserts the following facts in support of this Motion to wit:

I). Plaintiff point out the facts that he didn't Receive a Copy of defendants peasant special Report until November 9, 2006, I assume that was inReference to this Court order of November 7, 2006.

- 2). Plaintiff, Contends that the defendants has failed to Submit any Relevant documents to this Court Concerning the Issues presented in his Complaint, Such as the Colonoscopy examines test results of 11-8-06, that would assist this Court in it's determination. Such documents (test results) would show the plaintiff was indeed experiencing rectal bleeding and would substantiate the issues presented in plaintiff Complaint.
- 3). And that on 11-8-06 tround 11:41 A.M. plaintiff was admitted into the Elmore Country Community Hospital for the purpose of a Colonoscopy examine performed by one Dr. T. Bianchi. After which Dr. Bianchi Show plaintiff some photos of his Colon, in which Dr. Bianchi pointed out some pollards on My Colon. And Informed Me that those pollards forms Cancer if un-tecated and that he removed them. The plaintiff was not lying about his condition of See, we Bload in his Stool. (see attacked Exhibit-240)
 - 1). Plaintiff further Contends that the Lest Result of his Colonoscopy examine was omitted from the defendants special Report, and that those test Results are very relevant to his Chains presented in his Complaint penting before this Court.

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Therefore, plaintiff Request and/or Moves this Court
to issue an order, directing the defendants pr. Peasant to produce these documents him and his
agents working in direct Concert with him.
Such production of these onitted documents would
better serve this Court in it's determination as
Cffectively and officiently.

Wherefore plaintiff prays that Whis Motion be Granted's

Done on 10th day of November 2006.

Tony Foundain , pro SE

CERTIFICATE OF SERVICES

I hereby Cerlify, that I have served a true and Greek Copy of the foregoing as addressed. Office of Attorney Ceneral 11th South which Street Monts. Al. 36130, Also to the law Office for the defendants Dr. peasant, of porter field, Happer Mills to Motlow, p.A. 22 Inverness center parkway suite 600 Sime in the U.S. Mail on this 10th day of November 2006. (Prepaid).

Sincerely